

HOUSE BILL NO. 2427

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Health, Welfare and Institutions

on \_\_\_\_\_)

(Patron Prior to Substitute--Delegate Freitas)

A BILL to amend and reenact § 32.1-137.05, as it is currently effective and as it shall become effective, of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 32.1-137.05:1, relating to hospital price transparency; private right of action; patient payment disputes; noncompliance; prohibition of debt collection.

**Be it enacted by the General Assembly of Virginia:**

**1. That § 32.1-137.05, as it is currently effective and as it shall become effective, of the Code of Virginia is amended and reenacted and that the Code of Virginia is amended by adding a section numbered 32.1-137.05:1 as follows:**

**§ 32.1-137.05. (Effective until July 1, 2023) Information regarding standard charges; advance estimate of patient payment amount for elective procedure, test, or service.**

A. Every hospital shall, upon request of a patient scheduled to receive an elective procedure, test, or service to be performed by the hospital, or upon request of such patient's legally authorized representative, made no less than three days in advance of the date on which such elective procedure, test, or service is scheduled to be performed, furnish the patient with an estimate of the payment amount for which the participant will be responsible for such elective procedure, test, or service. Every hospital shall provide written information about the patient's ability to request an estimate of the payment amount pursuant to this section. Such written information shall be posted conspicuously in public areas of the hospital, including admissions or registration areas, and included on any website maintained by the hospital.

B. In addition to being subject to any other penalty provided by the provisions of this section, any hospital that is not in material compliance with hospital price transparency laws on the date that the

27 elective procedure, test, or service is provided to a patient by the hospital in accordance with subsection  
28 A shall be liable for the price of the elective procedure, test, or service provided and an additional equal  
29 amount as liquidated damages, plus interest at an annual rate of eight percent accruing from the date the  
30 elective procedure, test, or service was provided.

31 C. If a hospital is not in material compliance with hospital price transparency laws on the date that  
32 the elective procedure, test, or service is provided to a patient by the hospital, the patient may bring an  
33 action, individually, jointly, with other aggrieved patients, against the hospital in a court of competent  
34 jurisdiction to recover payment of the price of the elective procedure, test, or service, and the court shall  
35 award the price of the elective procedure, test, or service owed; an additional equal amount as liquidated  
36 damages, plus prejudgment interest thereon as provided in subsection B; and reasonable attorney fees and  
37 costs. If the court finds that the hospital knowingly was not in material compliance with hospital price  
38 transparency laws on the date that the elective procedure, test, or service was provided to a patient by the  
39 hospital, the court may award the patient an amount up to triple the amount of the price of the elective  
40 procedure, test, or service and reasonable attorney fees and costs.

41 D. Whenever a dispute arises between a hospital and a patient over a patient payment amount, the  
42 list of all standard charges for all procedures, tests, and services required by subsection A shall be used to  
43 determine the correct payment amount and reasonableness of the payment.

44 **§ 32.1-137.05. (Effective July 1, 2023) Information regarding standard charges; advance**  
45 **estimate of patient payment amount for elective procedure, test, or service.**

46 A. Every hospital shall make available to the public on its website a machine-readable file  
47 containing a list of all standard charges for all items and services provided by the hospital in accordance  
48 with 45 C.F.R. § 180.50, as amended. As used in this subsection, "hospital," "items and services,"  
49 "machine-readable," and "standard charge" have the same meaning as set forth in 45 C.F.R. § 180.20.

50 B. Every hospital shall, upon request of a patient scheduled to receive an elective procedure, test,  
51 or service to be performed by the hospital, or upon request of such patient's legally authorized  
52 representative, made no less than three days in advance of the date on which such elective procedure, test,  
53 or service is scheduled to be performed, furnish the patient with an estimate of the payment amount for

54 which the participant will be responsible for such elective procedure, test, or service. Every hospital shall  
55 provide written information about the patient's ability to request an estimate of the payment amount  
56 pursuant to this section. Such written information shall be posted conspicuously in public areas of the  
57 hospital, including admissions or registration areas, and included on any website maintained by the  
58 hospital.

59 C. In addition to being subject to any other penalty provided by the provisions of this section, any  
60 hospital that is not in material compliance with hospital price transparency laws on the date that the  
61 elective procedure, test, or service is provided to a patient by the hospital in accordance with subsection  
62 B shall be liable for the price of the elective procedure, test, or service provided and an additional equal  
63 amount as liquidated damages, plus interest at an annual rate of eight percent accruing from the date the  
64 elective procedure, test, or service was provided.

65 D. Upon notification from a patient of a material noncompliance with the provisions of this section,  
66 a hospital shall have 30 days to take the following corrective actions:

67 1. If the hospital maintains that it is in compliance, respond to the patient and provide the patient  
68 with proof of material compliance; or

69 2. If the hospital is not in compliance, respond to the patient and provide the patient with the steps  
70 the hospital shall take to (i) provide the patient with a refund for the overpayment and (ii) correct the list  
71 of standard charges required by subsection A.

72 E. If a hospital is not in material compliance with hospital price transparency laws on the date that  
73 the elective procedure, test, or service is provided to a patient by the hospital, and the hospital fails to  
74 comply with the corrective actions set forth in subsection D, the patient may bring an action, individually,  
75 jointly, with other aggrieved patients, against the hospital in a court of competent jurisdiction to recover  
76 payment of the price of the elective procedure, test, or service, and the court shall award the price of the  
77 elective procedure, test, or service owed; an additional equal amount as liquidated damages, plus  
78 prejudgment interest thereon as provided in subsection C; and reasonable attorney fees and costs. If the  
79 court finds that the hospital knowingly was not in material compliance with hospital price transparency  
80 laws on the date that the elective procedure, test, or service was provided to a patient by the hospital, the

81 court may award the patient an amount up to triple the amount of the price of the elective procedure, test,  
82 or service and reasonable attorney fees and costs.

83 F. Whenever a dispute arises between a hospital and a patient over a patient payment amount, the  
84 list of all standard charges for all items and services required by subsection A shall be used to determine  
85 the correct payment amount and reasonableness of the payment.

86 **§ 32.1-137.05:1. Failure to comply with hospital price transparency laws; prohibiting**  
87 **collection of debt; penalty.**

88 A. As used in this section, "hospital" means a critical access hospital licensed and certified by the  
89 Department pursuant to 42 C.F.R. Part 485, Subpart F.

90 B. A hospital that is not in material compliance with hospital price transparency laws on the date  
91 that an elective procedure, test, or service is provided to a patient by the hospital shall not initiate or pursue  
92 a collection action against the patient or patient guarantor for a debt owed for the elective procedure, test,  
93 or service

94 C. If a patient believes that a hospital was not in material compliance with the hospital price  
95 transparency laws on a date that an elective procedure, test, or service was provided to the patient, and the  
96 hospital initiates a collection action against the patient or patient guarantor, the patient or patient guarantor  
97 may file suit to determine if (i) the hospital was materially out of compliance with the hospital price  
98 transparency laws on the date of service and (ii) the noncompliance is related to the elective procedure,  
99 test, or service. The hospital shall not initiate a collection action against the patient or patient guarantor  
100 while the lawsuit is pending.

101 D. A hospital that has been found by a judge or jury to be materially out of compliance with  
102 hospital price transparency laws and rules and regulations shall:

103 1. Refund to the payer any amount of the debt the payer has paid and shall pay a penalty to the  
104 patient or patient guarantor in an amount equal to the total amount of the debt;

105 2. Dismiss or cause to be dismissed any court action with prejudice and pay any attorney fees and  
106 costs incurred by the patient or patient guarantor relating to the actions; and

